

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Police - Revision Petition of Sri T.Satyanarayana, Inspector of Police, working at Hanumakonda, Warangal District, against the punishment of '**PPI for three years without effect on future increments and pension**' - Modified - Orders - Issued

HOME (SER.I) DEPARTMENT

G.O.Rt.No.527

Dated: 29/04/2014

Read the following:-

- Ref: 1) From, Sri T.Satyanarayana, Inspector of Police, Hanumakonda, Warangal District, representation dated 05.11.2013 received through letter dated 05.11.2013 of Sri Ponnala Laxmaiah, Hon'ble M( IT&C).  
2) Govt.Memo.No.32901/Ser.I/A2/2013-1, dtd: 08.11.2013  
3) From, D.G.P., A.P., Hyd Lr.No.3034/Appeal-5/2013, dated 29.10.2013.

\*\*\*\*\*

ORDER:-

In the reference 1<sup>st</sup> read above, Sri T.Satyanarayana, Inspector of Police, working at Hanumakonda, Warangal District, has submitted a revision petition to the Government, with a request to set-aside the punishment of '**PPI for three years without effect on future increments and pension**', for the reasons mentioned therein.

2. In the reference 3<sup>rd</sup> read above, the DGP, AP, Hyderabad, who consulted in the matter, has stated that, the Superintendent of Police, Warangal Rural District has informed that Sri T.Satyanarayana, Inspector of Police, Warangal Urban District, was given a charge for the following delinquency:-

"Gross neglect of duty and harassing KTTP Management and representative Santhosh construction and demanded Rs.50,000/- from Santhosh Construction for no case of incident and also indulging in the monthly mamools from different constructions of KTTP plants and violated the provisions of APCS (Conduct) Rules, 1964."

3. The DGP, AP, Hyderabad has further informed that, the disciplinary authority, i.e., Superintendent of Police, Warangal Rural District following the due procedure as laid down in rule 22 of APCS (CC&A) Rules, 1991, awarded the punishment of "**PPI for three years without effect on future increments and pension**" in proceedings No.68/A11-MPR/2012, D.O.No.2258/2012, dated 23.09.2012. Aggrieved by the above orders, the charged officer has submitted an appeal petition to the Appellate Authority i.e., the Inspector General of Police, North Zone, Hyderabad, which was considered and rejected vide his proceedings L.Dis.Nio.263/A3/PR/2013, dated (Z.O.O.No.37/2013), dated 25.02.2013. Aggrieved by this he has submitted a revision petition to the Govt., AP, Hyderabad. Finally, while enclosing the revision petition of the individual along with appeal file of the Inspector General of Police, North Zone, Hyderabad together with the service particulars, defaulter sheet, the DGP, AP, Hyderabad, has requested to dispose the same.

4. Government after careful examination of the entire matter with reference to the records made available, hereby **modify** the punishment of **PPI for three years without effect on future increments and pension** "to that of "**PPI for one year without effect on future increments and pension**"

5. The Director General of Police, A.P., Hyderabad shall take further necessary action accordingly. The records received vide reference 3<sup>rd</sup> read above, is herewith returned which should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

T.P.DAS

PRINCIPAL SECRETARY TO GOVERNMENT

To

The Director General of Police, Andhra Pradesh, Hyderabad

Copy to:-

The individual through the DGP, AP, Hyderabad

//FORWARDED :: BY ORDER//

SECTION OFFICER